



# PUBLIC NOTICE

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**Report No. SCL-00419NS**

**Friday June 2, 2023**

## **Non-Streamlined Submarine Cable Landing License Applications**

### **Accepted For Filing**

The applications listed below have been found, upon initial review, to be acceptable for filing. Pursuant to the Submarine Cable Landing License Act, 47 U.S.C. §§ 34-39, and Executive Order No. 10530, reprinted as amended in 3 U.S.C. § 301, an applicant seeks: (a) the grant of a cable landing license; (b) the modification of a cable landing license; and/or (c) the assignment or transfer of control of an interest in a submarine cable landing license. These applications are not subject to the streamlined processing procedures set forth in section 1.767 of the Commission's rules. 47 CFR § 1.767.

Unless otherwise specified, filings relating to these applications must be received within 14 days of this notice. Ex parte communications between outside parties and Commission staff concerning these applications are permitted subject to the Commission's rules for "permit-but-disclose proceedings." See 47 CFR § 1.1206.

These applications are being coordinated with the Department of State and other Executive Branch agencies pursuant to section 1.767(b) of the Commission's rules and consistent with procedures established with the Department of State. 47 CFR § 1.767(b); see Review of Commission Consideration of Applications under the Cable Landing License Act, IB Docket No. 00-106, Report and Order, 16 FCC Rcd 22167, 22192-93, paras. 51-52 (2001) (Submarine Cable Landing License Report and Order); Commission Announces Department of State's Revised Procedures for its Consideration of Submarine Cable Landing License Applications, IB Docket No. 16-155, Public Notice, DA 22-435 (rel. Apr. 19, 2022).

Pursuant to its decision in Review of Commission Consideration of Applications under the Cable Landing License Act, IB Docket No. 00-106, FCC 01-332, 16 FCC Rcd 22167 (2001), and section 1.767 of the rules, the Commission will take action upon these applications within ninety (90) days after release of this public notice, unless it determines that additional time is needed. 47 CFR § 1.767.

**People with Disabilities:** To request materials in accessible formats for people with disabilities (braille, large print, electronic files, audio format), send an e-mail to [fcc504@fcc.gov](mailto:fcc504@fcc.gov) or call the Consumer & Governmental Affairs Bureau at 202-418-0530 (voice). All applications listed are subject to further consideration and review, and may be returned and/or dismissed if not found to be in accordance with the Commission's rules, regulations, and other requirements.

## Submarine Cable Landing License

Edge Cable Holdings USA, LLC (Edge USA), AMCS LLC (AMCS), Keppel Midgard Holdings Pte Ltd (Keppel Midgard), Keppel Midgard USA, Inc. (Keppel Midgard USA), and PT Telekomunikasi Indonesia International (Telin) (collectively, the Applicants) have filed an application for a license to land and operate a non-common carrier fiber-optic submarine cable network connecting California, Oregon, Guam, Mexico, Indonesia, the Philippines, and Singapore, the Bifrost cable system. The Applicants filed supplements to the Application on February 28, 2023, April 3, 2023, May 25, 2023, and June 1, 2023.

## Description of the Cable System:

The Bifrost cable system will consist of six segments: (1) the Main Trunk will connect Grover Beach, California; Alupang, Guam; and Tuas, Singapore; (2) the Oregon Branch will connect Winema, Oregon with a branching unit on the Main Trunk; (3) the Rosarito Branch will connect Rosarito, Mexico with a branching unit on the Main Trunk; (4) the Davao Branch will connect Davao, Philippines with a branching unit on the Main Trunk; (5) the Manado Branch will connect Manado, Indonesia with a branching unit on the Main Trunk; and (6) the Jakarta Branch will connect Jakarta, Indonesia with a branching unit on the Main Trunk. The Main Trunk, which does not land in Indonesia, will transit Indonesian territorial waters in connecting to Singapore. The Bifrost cable system will be constructed with an unused branching unit off the coast of Balikpapan, Indonesia on the Main Trunk. The Applicants state that at this time, there are no specific plans regarding a potential build-out of that branch, and the Applicants will request any necessary modification to the submarine cable landing license to add new landing points, in the event construction of any new branches goes forward.

The Main Trunk will have 12 fiber pairs, each having a design capacity of 10.4 Tb/s using current technology, and a length of 16,460 kilometers. The Oregon Branch will have six fiber pairs, each having a design capacity of 10.4 Tb/s using current technology, and a length of 1,526 kilometers. The Rosarito Branch will have six fiber pairs, each having a design capacity of 10.4 Tb/s using current technology, and a length of 1,127 kilometers. The Davao Branch will have 10 fiber pairs, each having a design capacity of 10.4 Tb/s using current technology, and a length of 184 kilometers. The Manado Branch will have six fiber pairs, each having a design capacity of 10.4 Tb/s using current technology, and a length of 311 kilometers. The Jakarta Branch will have 12 fiber pairs, each having a design capacity of 10.4 Tb/s using current technology, and a length of 280 kilometers. The Applicants have not yet decided on the initial lit capacity of the system. The Applicants expect the Bifrost cable system to commence commercial service during the second calendar quarter of 2024.

## Interests in the Cable System:

The voting and participation interests held in the Main Trunk will be as follows: (1) Edge Network Services Limited (Edge) will hold 51.0745% participation interest, 50.00% landing participation interest, and 47.98% voting interest in the portion beyond U.S., Indonesian, and Singaporean territory; (2) Edge USA will hold 51.0745% participation interest, 50.00% landing participation interest, and 47.98% voting interest in the portion in U.S. territory; (3) Kusu Pte. Ltd (Kusu) will hold 51.0745% participation interest, 50.00% landing participation interest, and 47.98% voting interest in the portion in Singaporean territory; (4) Jumla Networks Pte. Ltd. (Jumla Networks) will hold 51.0745% participation interest, 50.00% landing participation interest, and 47.98% voting interest in the Indonesian territorial waters portion; (5) Keppel Midgard will hold 45.9646% participation interest, 41.67% landing participation interest, and 43.18% voting interest in the portion beyond U.S. territory; (6) Keppel Midgard USA will hold 45.9646% participation interest, 41.67% landing participation interest, and 43.18% voting interest in the portion in U.S. territory; and (7) Telin will hold 2.9609% participation interest, 8.33% landing participation interest, and 8.84% voting interest. On the Main Trunk, Edge, Edge USA, and Kusu will own 6.1289 fiber pairs; Keppel Midgard and Keppel Midgard USA will own 5.518 fiber pairs; and Telin will own 0.3553 fiber pairs.

The voting and participation interests held in the Oregon Branch will be as follows: (1) Keppel Midgard will hold 100.00% participation interest, 100.00% landing participation interest, and 100.00% voting interest in the portion beyond U.S. territory; and (2) Keppel Midgard USA will hold 100.00% participation interest, 100.00% landing participation interest, and 100.00% voting interest in the portion in U.S. territory. Keppel Midgard and Keppel Midgard USA will own all six fiber pairs on the Oregon Branch.

The voting and participation interests held in the Rosarito Branch will be as follows: (1) Edge will hold 100.00% participation interest and 100.00% voting interest in the portion beyond Mexican territory; and (2) Edge Network Services Mexico S. de R.L. de C.V. (Edge Mexico) will hold 100.00% participation interest and 100.00% voting interest in the portion in Mexican territory. Edge and Edge Mexico will own all six fiber pairs on the Rosarito Branch.

The voting and participation interests held in the Davao Branch will be as follows: Keppel Midgard will hold 100.00% participation interest and 100.00% voting interest. Keppel Midgard will own all ten fiber pairs on the Davao Branch.

The voting and participation interests held in the Manado Branch will be as follows: (1) Edge will hold 33.33% participation interest and 33.33% voting interest in the portion beyond Indonesian territory; (2) Jumla Networks will hold 33.33% participation interest and 33.33% voting interest in the portion in Indonesian territory; (3) Keppel Midgard will hold 33.33% participation interest and 33.33% voting interest; and (4) Telin will hold 33.33% participation interest and 33.33% voting interest. Edge, Keppel Midgard, and Telin will each own two fiber pairs on the Manado Branch.

The voting and participation interests held in the Jakarta Branch will be as follows: (1) Edge will hold 16.67% landing participation interest and 47.98% voting interest in the portion beyond Indonesian territory; (2) Jumla Networks will hold 16.67% landing participation interest and 47.98% voting interest in the portion in Indonesian territory; (3) Keppel Midgard will hold 66.67% landing participation interest and 43.18% voting interest; and (4) Telin will hold 100.00% participation interest, 16.67% landing participation interest, and 8.84% voting interest. Telin will own all 12 fiber pairs on the Jakarta Branch.

According to the Applicants, "landing participation interest" means the percentage equal to: (1) the fractional number of Fiber Pairs owned by that Party in the segment, less (2) the fractional number of Fiber Pairs in the segment in respect of which that Party has granted an indefeasible right of use (IRU) to another Party; plus (3) the fractional number of Fiber Pairs in the segment in respect of which that Party has been granted an IRU by another Party.

Edge, Kusu, Jumla Networks, and Edge Mexico are ultimately wholly owned by Meta Platforms, Inc. (Meta). The Applicants state that because

—Edge, Kusu, Jumla Networks, and Edge Mexico will not use the U.S. endpoints of the Bifrost cable system, none of these entities is required by section 1.767(h)(2) of the Commission's rules to be an applicant for the cable landing license. 47 CFR § 1.767(h)(2). —

#### Cable Landing Stations:

The cable landing stations for the Bifrost cable system will be located in Grover Beach, California; Alupang, Guam; Tuas, Singapore; Winema, Oregon; Rosarito, Mexico; Davao, Philippines; Manado, Indonesia; Jakarta, Indonesia. The cable landing stations are owned and controlled as follows: (1) Grover Beach, California: PC Landing Corp. will own and Edge USA will control an existing cable landing station; (2) Alupang, Guam: Teleguam Holdings LLC dba GTA (GTA) will own and Edge USA will control a new cable landing station; (3) Tuas, Singapore: Keppel DC Singapore 5 LLP will own and Keppel DC REIT will control an existing data center, and Keppel Midgard will own and control the cable landing station within the data center; (4) Winema, Oregon: Wave Business Solutions, LLC (d/b/a Astound Business Solutions) (Astound) will own and AMCS will control a new cable landing station; (5) Rosarito, Mexico: IP Matrix BMH, S.A. de C.V. will own and Edge Mexico will control a new cable landing station; (6) Davao, Philippines: Converge Information & Communications Technology Solutions, Inc. will own and Keppel Midgard will control a new cable landing station; (7) Manado, Indonesia: PT Telkom Indonesia (Persero), Tbk. (Telkom Indonesia) will own and Telin will control an existing cable landing station; and (8) Jakarta, Indonesia: Telin will own and control a new cable landing station.

#### Request for Waiver of Section 1.767(h)(1):

The Applicants request a waiver of section 1.767(h)(1) of the Commission's rules so that PC Landing Corp., GTA, and Astound need not be applicants for a cable landing license for the Bifrost cable system. Section 1.767(h)(1) requires that "[a]ny entity that owns or controls a cable landing station in the United States" shall be "applicants for, and licensees on, a cable landing license." 47 CFR § 1.767(h)(1). The Applicants assert that PC Landing Corp., GTA, and Astound will not have the ability to affect significantly the Bifrost cable system's operation, and inclusion of PC Landing Corp., GTA, and Astound as joint applicants is not necessary to ensure compliance by the Applicants with the Cable Landing License Act, the Commission's cable landing license rules, or the terms of any cable landing license.

The Applicants will enter into long-term leases with PC Landing Corp. and GTA, respectively, for colocation space for power feed equipment for the Grover Beach, California and Alupang, Guam cable landing stations. According to the Applicants, the contract with PC Landing Corp. for the Grover Beach, California landing and with GTA for the Alupang, Guam landing will provide for the provision of certain limited services that would not provide either PC Landing Corp. or GTA with any ability to affect significantly the Bifrost cable system's operation. The Applicants, except for AMCS, will be parties to the landing contracts with PC Landing Corp. and GTA, as those entities will be providing certain services to all Applicants, except for AMCS, in connection with the Bifrost cable system. Edge USA will exercise control over the landing station spaces designated for Bifrost within each cable landing station. Accordingly, Edge USA will direct operations within the Bifrost cable landing station space and control access to that space. The limited services that PC Landing Corp. and GTA will provide to the Applicants, except for AMCS, include, as may be requested, remote hands services or other routine maintenance or security services that may be requested by the Applicants from time to time. The Applicants will ensure that those leases have initial terms, with extension options at the sole discretion of the Applicants, for a total of 25 years each, coextensive with the term of the cable landing license.

According to the Applicants, AMCS' contracts with Astound for the use of the Winema cable landing station provide for certain limited services but do not provide Astound with any ability to affect significantly the Bifrost cable system's operation. Specifically, AMCS has entered into a long-term indefeasible right of use for the Winema cable landing station, and Astound may provide remote hands services or other routine maintenance or security services that may be requested by AMCS from time to time. At all times, AMCS will (i) retain operational authority over the Bifrost-related portions of the Winema cable landing station and all Bifrost equipment therein; and (ii) provide direction to Astound in all matters related to the Bifrost cable system.

#### Proposed Regulatory Status:

The Applicants propose to operate the Apricot cable system on a non-common carrier basis. The Applicants state that they will not sell capacity indifferently to the user public. Edge USA and its affiliates will use capacity on the Bifrost cable system to support the global platform of Meta. Keppel Midgard and Keppel Midgard USA will make dark fiber and capacity available to third parties pursuant to individually negotiated IRUs and capacity leases, the terms of which will vary depending on the characteristics and needs of the particular capacity purchaser. Telin will use capacity on the Bifrost cable system to provide connectivity for its customers. Telin will also make capacity available to third parties pursuant to individually negotiated IRUs and capacity leases, the terms of which will vary depending on the characteristics and needs of the particular capacity purchaser.

Further, the Applicants assert that the existence of ample competing facilities providing U.S.-Mexico, U.S.-Indonesia, U.S.-Singapore, and, more broadly, U.S.-Southeast Asia connectivity ensures that the Bifrost system would not function as a bottleneck facility on those routes. The Applicants state that the Bifrost cable system will enhance competition by competing vigorously with other submarine cable systems on the U.S.-Mexico, U.S.-Indonesia, U.S.-Singapore, U.S.-Philippines, and broader North America-Southeast Asia routes. Specifically, the Applicants state that on the U.S.-Mexico route, the Bifrost cable system will compete directly with Pan American Crossing and numerous terrestrial connections between the United States and Mexico. On the U.S.-Philippines route, the Bifrost cable system will compete directly with the PLCN, SEA-US, and Jupiter cable systems. On the U.S.-Indonesia route, the Bifrost cable system will compete directly with the SEA-US cable system, with the Echo cable system currently under development, and with a combination of cable systems connecting Indonesia to Singapore and Singapore to the United States. On the U.S.-Singapore route, the Bifrost cable system will compete directly with the Asia-America Gateway cable system and the Echo cable system currently under development. The Bifrost cable system will also compete with a variety of cable systems, including the existing APCN-2, Asia Pacific Gateway, Asia Submarine-cable Express, EAC-C2C, and Southeast Asia-Japan cable systems and the planned Southeast Asia-Japan-2 cable system, connecting Singapore to other points in Asia that are served by systems providing onward connectivity to the United States, particularly via Japan.

Ownership Information for the Applicants:

Edge Cable Holdings USA, LLC

Edge USA, a Delaware limited liability company, is a direct, wholly owned subsidiary of Meta, a Delaware corporation. As of March 31, 2023, the 10% or greater direct or indirect interest holders of Edge USA are: (1) Meta (100% economic and voting interest in Edge USA); (2) CZI Holdings, LLC (CZI Holdings), a Delaware limited liability company (13.38% of Meta's outstanding securities on an as-converted to Class A common stock basis and 60.03% voting interest in Meta); and (3) Mark Zuckerberg, a U.S. citizen. As of March 31, 2023, Mr. Zuckerberg, Chairman of the board of directors and CEO of Meta, held 61.1% voting interest based on shares in which Mr. Zuckerberg is deemed to have beneficial ownership and, on an as-converted to Class A common stock basis, held approximately 13.66% economic interest in Meta. Mr. Zuckerberg exercises voting power through (a) the shares held of record by Mr. Mark Zuckerberg, Trustee of The Mark Zuckerberg Trust dated July 7, 2006, a California trust (2006 Trust); (b) CZI Holdings; (c) Chan Zuckerberg Initiative Advocacy (CZIA), a California nonprofit public benefit corporation; and (d) the Chan Zuckerberg Initiative Foundation (CZIF), a private foundation formed pursuant to a trust governed by the laws of California. Mr. Zuckerberg has sole voting and investment power over the securities held by CZIF and CZIA. Mr. Zuckerberg can exercise voting power in Meta through his power to cause the voting of shares held of record by CZIF and CZIA. Mr. Zuckerberg has sole voting and investment power over the 599,306 shares of Meta's Class A common stock and 1,908,602 shares of Meta's Class B common stock held of record by CZIF, and 232,400 shares of Meta's Class A common stock held of record by CZIA. Mr. Zuckerberg exercises sole voting power over the shares of Meta held by CZIF in his role as sole Trustee of CZIF, and sole voting power over the shares of Meta held by CZIA through Chan Zuckerberg Initiative, LLC (CZI), a Delaware limited liability company, which has the sole power to appoint and remove directors of CZIA. Mr. Zuckerberg is Trustee of the 2006 Trust, which is the sole member of CZI Holdings, which in turn is the sole member of CZI. Mr. Zuckerberg has no pecuniary interest in the Meta shares held by CZIF or CZIA. Mr. Zuckerberg previously held an irrevocable proxy over certain shares of Meta's common stock beneficially owned by shareholders affiliated with Dustin Moskovitz pursuant to a voting agreement between Mr. Zuckerberg, Meta, and such shareholders, which agreement has terminated. Meta's Class A common stock is publicly traded on the Nasdaq Stock Market. According to the Application, as of March 31, 2023, no other entity or individual holds a 10% or greater direct or indirect equity or voting interest in Meta or Edge USA.

AMCS LLC

AMCS, a Delaware limited liability company, has the following 10% or greater direct or indirect interest holders as of October 25, 2022: (1) Amazon.com Services LLC (Amazon Services), a Delaware entity (100% equity and voting interest in AMCS); (2) Amazon.com Sales, Inc. (Amazon Sales), a Delaware entity (100% equity and voting interest in Amazon Services); and (3) Amazon.com, Inc. (Amazon), a Delaware corporation (100% equity and voting interest in Amazon Sales). Amazon's shares are publicly traded on the Nasdaq Stock Market. According to the Application, as of March 3, 2022, no other entity or individual holds a 10% or greater direct or indirect equity or voting interest in Amazon or AMCS.

Keppel Midgard USA, Inc. and Keppel Midgard Holdings Pte Ltd

Keppel Midgard USA, a Delaware corporation, is a wholly owned subsidiary of Keppel Midgard, a Singapore incorporated limited company. Keppel Midgard USA and Keppel Midgard have the following 10% or greater direct or indirect interest holders as of March 2, 2023: (1) Asgard Investment Holdings Pte. Ltd. (Asgard Investment), a Singapore entity (100% equity and voting interest in Keppel Midgard); (2) Gungnir Investments Pte. Ltd. (Gungnir Investments), a Singapore entity (60% equity and voting interest in Asgard Investment); (3) Stormbreaker Holdings Pte. Ltd. (Stormbreaker Holdings), a Singapore entity (100% equity and voting interest in Gungnir Investments); (4) Keppel Networks Infrastructure Pte. Ltd. (Keppel Networks), a Singapore entity (40% equity and voting interest in Asgard Investment); (5) Keppel Data Centres Pte. Ltd. (Keppel Data Centres), a Singapore entity (100% equity and voting interest in Keppel Networks); (6) Cossack Investments Pte. Ltd. (Cossack Investments), a Singapore entity (28.4% equity and limited voting interest in Stormbreaker Holdings); (7) KAIF NPS Sidecar Investments Pte. Ltd. (KAIF Investments), a Singapore entity (33.3% equity and limited voting interest in Stormbreaker Holdings); (8) Vespa Sidecar LP, a Singapore entity (sole shareholder of Cossack Investments); (9) KAIF NPS Sidecar LP, a Singapore entity (sole shareholder of KAIF Investments); (10) Vespa Sidecar (GP) Pte. Ltd., a Singapore entity (100% General Partner interests in Vespa Sidecar LP); and (11) Leigh Investment Pte. Ltd. (Leigh Investment), a Singapore entity (100% limited partnership interest in Vespa Sidecar LP; 38.2% equity and limited voting interest in Stormbreaker Holdings). The limited voting interests that Cossack Investments, KAIF Investment, and Leigh Investment (each a Shareholder) hold in Stormbreaker Holdings restrict the matters on which the Shareholders have a vote with respect to Stormbreaker Holdings and their voting rights are limited to Reserved Matters.

(12) GIC Infra Holding Pte. Ltd. (GIC Infra Holding), a Singapore entity (100% equity and voting interest in Leigh Investment); (13) GIC (Ventures) Pte. Ltd., a Singapore entity (100% equity and voting interest in GIC Infra Holding); (14) Minister for Finance, Inc., a body corporate established by the Government of Singapore pursuant to the Minister for Finance (Incorporation) Act, wholly owns GIC (Ventures) Pte. Ltd. (100% equity interest in GIC (Ventures) Pte. Ltd.). The Minister for Finance, Inc. comes under the purview of the Ministry of Finance of Singapore. The Application states that while the Minister for Finance, Inc. is the ultimate holding company for GIC (Ventures) Pte. Ltd. and its subsidiaries, the businesses of GIC (Ventures) Pte. Ltd. and its subsidiaries are operated independently of the Minister for Finance, Inc.

(15) KAIF NPS Sidecar (GP) Pte. Ltd., a Singapore entity (100% General Partner interests in KAIF NPS Sidecar LP); (16) National Pension Service of the Republic of Korea, a pension fund organized in the Republic of Korea that is owned by the Government of the Republic of Korea via the Ministry of Health and Welfare (100.0% limited partnership interest in KAIF NPS Sidecar LP); (16) Keppel Capital Investment Holdings Pte. Ltd. (Keppel Capital Investment), a Singapore entity (100% equity and voting interest in KAIF NPS Sidecar (GP) Pte. Ltd. and Vespa Sidecar (GP) Pte. Ltd.); (17) Keppel Capital Holdings Pte. Ltd. (Keppel Capital Holdings), a Singapore entity (100% equity and voting interest in Keppel Capital Investment); (18) Keppel Telecommunications & Transportation Ltd. (Keppel Telecommunications & Transportation), a Singapore entity (100% equity and voting interest in Keppel Data Centres); and (17) Keppel Corporation Ltd. (Keppel Corporation), a Singapore publicly traded company listed on the Singapore Stock Exchange (100% equity and voting interest in Keppel Capital Holdings and Keppel Telecommunications & Transportation).

As of May 20, 2022, the following companies have 10% or greater direct or indirect interests in Keppel Corporation: (1) Temasek Holdings (Private) Limited (Temasek), a Singapore entity (direct 20.50% equity and voting interest in Keppel Corporation, and through its subsidiaries and associated companies is deemed to hold a further 0.49% equity and voting interest in Keppel Corporation); (2) Minister for Finance, Inc. wholly owns Temasek (100% equity and voting interest in Temasek); (3) Citibank Nominees Singapore Pte. Ltd. (Citibank Nominees), a Singapore entity

—(17.2% equity and voting interest in Keppel Corporation); (4) Citibank Singapore Limited, a Singapore entity (100% equity and voting interest in Citibank Nominees); (5) Citigroup Holding (Singapore) Private Limited (Citigroup Holding), a Singapore entity (100% equity and voting interest in Citibank Singapore Limited); (6) Citigroup Asia Pacific Holding LLC (Citigroup Asia), a Delaware entity (100% equity and voting interest in Citigroup Holding); (7) Citi Overseas Holdings Bahamas Limited (Citi Overseas Holdings), a Bahamas entity (100% equity and voting interest in Citigroup Asia); (8) Citi Investments Bahamas Limited (Citi Investments), a Bahamas entity (100% equity and voting interest in Citi Overseas Holdings); (9) Citibank Overseas Investment Corporation (Citibank Overseas Investment), a Delaware entity (100% equity and voting interest in Citi Investments); (10) Citibank, National Association, a Delaware entity (100% equity and voting interest in Citibank Overseas Investment); (11) Citicorp LLC, a Delaware entity (100% equity and voting interest in Citibank, National Association); and (12) Citigroup Inc., a Delaware entity (100% equity and voting interest in Citicorp LLC).

#### PT Telekomunikasi Indonesia International

Telin, an Indonesian corporation, is wholly owned by Perusahaan Perseroan (Persero) PT Telekomunikasi Indonesia Tbk. (trading as PT Telkom Indonesia (Persero), Tbk.) (Telkom Indonesia), an Indonesian entity whose shares are traded publicly on the Indonesia Stock Exchange. The Government of the Republic of Indonesia holds 52.09% of Telkom Indonesia's Series B shares and therefore indirectly holds 52.09% economic and voting interest in Telin. The Indonesian Government holds the single Series A Dwiwarna share, which gives the Indonesian Government special voting rights, including the right to nominate and to veto the appointment and removal of any director or commissioner, to issue new shares, to increase or decrease Telkom Indonesia's capital, and to amend Telkom Indonesia's Articles of Association. The remaining 47.91% of Telkom Indonesia's Series B common shares are owned by the public. According to the Application, as of May 27, 2022, no other entity or individual holds a 10% or greater direct or indirect equity or voting interest in Telkom Indonesia or Telin.

#### Conditions:

Each Applicant states that it accepts and will abide by the routine conditions specified in section 1.767(g) of the Commission's rules. 47 CFR § 1.767(g).

Keppel Midgard and Keppel Midgard USA each agree to accept and abide by the reporting requirements set forth in section 1.767(l) of the Commission's rules for the U.S.-Singapore route. 47 CFR § 1.767(l).

Telin agrees to accept and abide by the reporting requirements set forth in section 1.767(l) of the Commission's rules for the U.S.-Indonesia route. 47 CFR § 1.767(l).

#### Executive Branch Referral:

Pursuant to Commission practice, the Application is being referred to the relevant Executive Branch agencies for their views on any national security, law enforcement, foreign policy or trade policy concerns related to the foreign ownership of the Applicants. 47 CFR § 1.40001(a)(1).

### **INFORMATIVE**

#### **SCL-LIC-20230222-00005**

#### **GLOBAL CROSSING TELECOMMUNICATIONS, INC.**

On June 1, 2023, the Chair of the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector (Committee) notified the Commission that the Committee is conducting an initial review of the application to renew the Atlantic Crossing 1 submarine cable system to assess whether granting the application will pose a risk to the national security or law enforcement interests of the United States, pursuant to Executive Order 13913 (85 Fed Reg 19643 (Apr. 8, 2020)). The Committee shall complete its review of the application before the end of the 120-day initial review period, unless the Committee notifies the Commission of an extension of the 120-day initial review period or the need arises to conduct a 90-day secondary assessment.

#### **SCL-T/C-20221123-00034**

#### **Camelot Landing, LLC**

On June 1, 2023, the Chair of the Committee for the Assessment of Foreign Participation in the United States Telecommunications Services Sector (Committee) notified the Commission that the Committee is conducting an initial review of the application to transfer control of Camelot Landing, LLC from Lumen Technologies, Inc. to Colt Technology Services Group Limited to assess whether granting the application will pose a risk to the national security or law enforcement interests of the United States, pursuant to Executive Order 13913 (85 Fed Reg 19643 (Apr. 8, 2020)). The Committee shall complete its review of the application before the end of the 120-day initial review period, unless the Committee notifies the Commission of an extension of the 120-day initial review period or the need arises to conduct a 90-day secondary assessment.

#### **SCL-T/C-20230411-00010**

#### **Quintillion Subsea Operations, LLC**

On May 19, 2023, the Commission issued a Public Notice seeking comment on an application for consent to the transfer of control of Quintillion Subsea Operations, LLC from QSH Parent Holdco, LLC to Q Gateway Ultimate Holdings LLC. On June 1, 2023, the Department of Homeland Security (DHS) requested that Commission remove the application from streamlining and defer action until DHS review it for national security purposes.

The Commission has discretion to refer any application where it finds that the specific circumstances of an application require the input of the Executive Branch as part of the Commission's public interest determination of whether an application presents national security, law enforcement, foreign policy, or trade policy concerns. See Process Reform for Executive Branch Review of Certain FCC Applications and Petitions Involving Foreign Ownership, IB Docket 16-155, Report and Order, 35 FCC Rcd 10927, 10935-36, 1098-41, para. 24 (Executive Branch Review Order); 47 CFR § 1.40001(a). In light of the DHS request, we are exercising our discretion and referring the application to the relevant Executive Branch agencies for their views on any national security, law enforcement, foreign policy or trade policy concerns related to the Application.

REMINDER:

Applicants must certify that neither the applicant nor any party to the application is subject to a denial of federal benefits by federal and/or state courts under authority granted in 21 U.S.C. § 862. See 47 CFR §§ 1.2001-.2003.

By this notice, we inform the public that submarine cable landing license applications that are part of larger transactions involving multiple Commission licenses or authorizations may involve "extraordinary circumstances" as referenced in Review of Commission Consideration of Applications under the Cable Landing License Act, Report and Order, 16 FCC Rcd 22167 (2001) and Rules and Policies on Foreign Participation in the U.S. Telecommunications Market, Report and Order and Order on Reconsideration, 12 FCC Rcd 23891 (1997), paras. 327-28, Order on Reconsideration, 15 FCC Rcd 18158 (2000). Additionally, extraordinary circumstances result where Executive Branch agencies petition the Commission to defer action on an application pending the resolution of potential national security, law enforcement, foreign policy and trade policy issues. Accordingly, these applications may not be acted on within the 90-day review period that the Commission has established as the period of time normally required to reach a decision on non-streamlined cable landing licenses. This notice shall serve as public notice to applicants that, in these circumstances, additional time may be required for Commission review and final action. No additional formal public notice will be provided routinely with respect to specific applications in the event that the applicable review period extends beyond 90 days.